Wage and Hour Division, Labor

EXEMPT TRANSPORTATION OF FRUIT OR VEGETABLE HARVEST EMPLOYEES

780.918 Requisites for exemption generally. 780.919 Engagement "in transportation" harvest workers.

780.920 Workers transported must be fruit or vegetable harvest workers.

780.921 Persons "employed or to be employed" in fruit or vegetable harvesting. 780.922 "Harvesting" of fruits or vegetables. 780.923 "Between the farm and any point within the same State."

Subpart K—Employment of Homeworkers in Making Wreaths; Exemption From Minimum Wage, Overtime Compensation, and Child Labor Provisions Under Section 13(d)

INTRODUCTORY

780.1000 Scope and significance of interpretative bulletin.

780.1001 General explanatory statement.

REQUIREMENTS FOR EXEMPTION

780.1002 Statutory requirements.

780.1003 What determines the application of the exemption.

780.1004 General requirements.

780.1005 Homeworkers.

780.1006 In or about a home.

780.1007 Exemption is inapplicable if wreath-making is not in or about a home.

780.1008 Examples of places not considered homes.

780.1009 Wreaths.

780.1010 Principally.

780.1011 Evergreens.

780.1012 Other evergreens.

780.1013 Natural evergreens.

780.1014 Harvesting.

780.1015 Other forest products.

780.1016 Use of evergreens and forest prod-

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Subpart A—Introductory

§780.0 Purpose of interpretative bulletins in this part.

It is the purpose of the interpretative bulletins in this part to provide an official statement of the views of the Department of Labor with respect to the application and meaning of the provisions of the Fair Labor Standards Act of 1938, as amended, which exempt certain employees from the minimum

wage or overtime pay requirements, or both, when employed in agriculture or in certain related activities or in certain operations with respect to agricultural or horticultural commodities.

§ 780.1 General scope of the Act.

The Fair Labor Standards Act is a Federal statute of general application which establishes minimum wage. overtime pay, equal pay, and child labor requirements that apply as provided in the Act. These requirements are applicable, except where exemptions are provided, to employees in those workweeks when they are engaged in interstate or foreign commerce or in the production of goods for such commerce or are employed in enterprises so engaged within the meaning of definitions set forth in the Act. Employers having such employees are required to comply with the Act's provisions in this regard unless relieved therefrom by some exemption in the Act, and with specified recordkeeping requirements contained in part 516 of this chapter. The law authorizes the Department of Labor to investigate for compliance and, in the event of violations, to supervise the payment of unpaid minimum wages or unpaid overtime compensation owing to any employee. The law also provides for enforcement in the courts.

§ 780.2 Exemptions from Act's require-

The Act provides a number of specific exemptions from the general requirements described in §780.1. Some are exemptions from the overtime provisions only. Others are from the child labor provisions only. Several are exemptions from both the minimum wage and the overtime requirements of the Act. Finally, there are some exemptions from all three-minimum wage, overtime pay, and child labor requirements. An employer who claims an exemption under the Act has the burden of showing that it applies (Walling v. General Industries Co., 330 U.S. 545; Mitchell v. Kentucky Finance Co., 359 U.S. 290). Conditions specified in the language of the Act are "explicit prerequisites to exemption" (Arnold v. Kanowsky, 361 U.S. 388). "The details with which the exemptions in this Act have been made